Case 5:25-cr-00198-KK	Document 100	Filed 08/21/25	Page 1 of 1 Page ID #:292
Date Approved: 0/2/25 Ex  By: PSA Officer (for material witness on Signature:	tension: 5040		CLERK, U.S. DISTRICT COURT  AUG 2   2025  CENTRAL DISTRICT OF CALIFORNIA DEPUTY
UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA			
UNITED STATES OF AMERICA v.	PLAINTIFF,	CASE NUMBER	5:25-CR-00198-KK-6
Jeson Nelon Presilla Flores		AFFIDAVIT O	F SURETY (NO JUSTIFICATION)
	DEFENDANT(S).		
for the Central District of California a Rio Grande, Puerto Rico  I further state that I understand the supports, and I agree to be bound as a bottom of this document and further ac	provisions of the bond excondition of this bond by	xecuted by the above the provisions of Lo	diction of the United States District Court ate):  -named defendant for which this affidavit ocal Criminal Rule 46-6 as set forth at the representatives are bound as a condition the United States of America the sum of
\$50,000 , in the event	that the bond is forfeite obligation to inform th	ed. se Court and counse	l of any change in residence address or
I further agree and understand that a continuing bond (including any proce as the undersigned is duly exonerated	eeding on appeal or revie	ed by the Court, the ew) which shall conti	bond for which this affidavit supports is nue in full force and effect until such time
I declare under the penalty of perj August , 20 2		true and correct. Ex	secuted on this l2th day of
Jason Omar Precilla Garcia		x x x - x x - 9565	
Name of Surety		Social Security Number of Surety (Last 4 digits only)	
- tell			
Signature of Surety		Address of Suret	у
Son		Rio Grande, Puerto Rico	
Relationship of Surety		City, State, Zip Code	
Local Criminal Rule 46-6			

Bond - Summary Adjudication of Obligation

A bond or undertaking presented for filing shall contain consent of the principal and surety that, in case of default or contumacy on the part of the principal or surety, the Court, upon ten (10) days notice, may render a judgment summarily in accordance with the obligation undertaken and issue a writ of execution upon such judgment. An indemnitee or party in interest seeking a judgment on a bond or undertaking shall proceed by Motion for Summary Adjudication of Obligation and Execution. Service may be made on a corporate surety as provided in 31 U.S.C. § 9306.